FILE: 7m Approved For Release 2011/05/25: CIA-RDP87B00858R000200300047-0

LEGISLATIVE LIAISON

85-3406

## Office of the Law Revision Counsel U.S. House of Representatives Washington, P.C. 20515

October 25, 1985.

Honorable Henry J. Hyde Subcommittee on Legislation Permanent Select Committee on Intelligence H405 Capitol U.S. House of Representatives Washington, D.C. 20515

Dear Congressman Hyde:

Thank you for your prompt response in making comments on H.R. 3321, a bill to revise and codify title 8, United States Code, related to aliens and nationality.

Your first comment concerns the addition of the word "lawful" before "permanent residence" in section 1314(b)(l) of the revised title 8. You are correct that the draft report contains no explanation of this addition and it should have. We will change the revision notes for section 1314 in the report to explain that the word "lawful" is inserted for consistency with the defined term "lawfully admitted for permanent residence" in section 122 of the revised title 8 (that applies to the entire title) and for consistency with the status of "lawful permanent residence". The only permanent residence status is the "lawful permanent residence" status, and that phrase has been used consistently throughout the revised title 8.

Your second comment concerns the omission in section 1314(b)(l)(B) of the phrase "to the furtherance of" before "the United States intelligence mission". We agree that this phrase should not have been omitted and we will see that it is put back in.

Sincerely,

Edward F. Willett, Jr. Law Revision Counsel